1	BRAD D. BRIAN (CA Bar No. 079001, pro had	c vice) I THICP COURT						
2	Brad.Brian@mto.com LUIS LI (CA Bar No. 156081, pro hac vice)	2011 DEC -5 PM 4: 41						
3	Luis.Li@mto.com TRUC T. DO (CA Bar No. 191845, pro hac vic	· /						
4	MIRIAM L. SEIFTER (CA Bar No. 269589, pro hac vice)							
5	Miriam.Seifter@mto.com MUNGER, TOLLES & OLSON LLP							
6	355 South Grand Avenue, Thirty-Fifth Floor Los Angeles, CA 90071-1560 Telephones (212) 682 0100							
7	Telephone: (213) 683-9100							
8	THOMAS K. KELLY (AZ Bar No. 012025) tskelly@kellydefense.com							
9	425 E. Gurley Prescott, Arizona 86301							
10	Telephone: (928) 445-5484							
11	Attorneys for Defendant JAMES ARTHUR RAY							
12	SUPERIOR COURT OF STATE OF ARIZONA COUNTY OF YAVAPAI							
13								
14	STATE OF ARIZONA,	CASE NO. V1300CR201080049						
15	Plaintiff,	Hon. Warren Darrow						
16	vs. JAMES ARTHUR RAY,	DIVISION PTB						
17	Defendant.	NOTICE OF APPEAL						
18	Detendant.							
19	NOTICE IS HEREBY GIVEN that James Arthur Ray appeals from:							
20	(1) the judgment of guilty of three counts of Negligent Homicide; and							
21	(2) the sentence of two years imprisonment per count (with each count to run							
22	concurrently), community supervision pursuant to A.R.S. § 13-603(I), restitution of							
23	\$57,514.12, fine of \$20,000 plus surcharge of 84%, and other terms and conditions set							
24	forth in the written sentence entered in this case, which judgment of guilt and sentence							
25	were entered in the above-entitled case, No. V1300CR201080049, in the Superior Court							
26	of Yavapai County, on November 18, 2011. A copy of the Superior Court's written							
27	"Judgment of Guilt and Sentence" is attached hereto. The information required by Rule							
28	31.2(e) of the Arizona Rules of Criminal Procedure is also attached hereto.							

NOTICE OF APPEAL

1	DATED: December 5, 2011.			
2	MUNGER, TOLLES & OLSON LLP BRAD D. BRIAN			
3	LUIS LI TRUC T. DO			
4	MIRIAM L. SEIFTER			
5	THOMAS K. KELLY			
6	Kally			
7	Attorneys for Defendant James Arthur Ray			
8	Copy of the foregoing delivered this <u>5</u> day			
9	of December, 2011, to:			
10	Sheila Polk			
11	Yavapai County Attorney 255 E. Gurley			
12	Prescott, Arizona 86301			
13	by Skelly			
14	·			
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28	- 2 -			

NOTICE OF APPEAL

1								
1	ATTACHMENT							
2 3	1) Defendant's name and address:							
4	James Arthur Ray c/o Arizona Department of Corrections, #267823							
5	ASPC – Phoenix, Alhambra Unit PO Box 52109							
6	Phoenix, AZ 85072-2109							
7	2) Names and addresses of attorneys for defendant:							
8	Munger, Tolles & Olson LLP Brad D. Brian							
9	Luis Li							
10	Truc Do Miriam Seifter							
11	355 South Grand Avenue, Thirty-Fifth Floor Los Angeles, CA 90071-1560							
12								
13	Thomas K. Kelly 425 E. Gurley							
14	Prescott, Arizona 86301							
15	3) Co-defendant: None4) Mr. Ray was represented by private counsel at the determination of guilt and at sentencing.							
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28	- 3 -							

NOTICE OF APPEAL

SUPERIOR COURT OF ARIZONA **YAVAPAI COUNTY** JUDGMENT OF GUILT AND SENTENCE

DATE:	NOV 1 8 20				
18:14	o'clock	P.M.			
Sandra K Markham, Cler					
BY:	Becky H	unilton			
_	Deputy				

		i					
PTB Div.	NOVI Date	EME	BER 18, 2011	HON. WARREN I Judge		BECKY HAMILTON Deputy Clerk	
V1300CF	R20108	3004	<u>9</u>				
STATE O		ZON	NA		Yavapai Cour by: <u>SHEILA P</u>	nty Attorney OLK / BILL HUGHES	
JAMES ARTHUR I AKA [D-1 DOB 11/22/1957 Victim Case YES		D-1] 7	<u>AY</u>		THOMAS KEI LUIS LI / BRA MIRIAM SEIF Defense Cour CHRISTY HA Court Reporte	D BRIAN / TRUC DO / TER 1sel RRINGTON	
START 1	ΓΙΜΕ: <u>9</u>	9:06	a.m.		END TIME: 1	2:14 p.m.	
SENTEN	CE OF	: IMI	PRISONMENT	[Judgment and Senten	ce]		
_	 [X] The State has complied with the victims' rights laws. [X] The victim is present and has been given the opportunity to address the court/submit statement that have been reviewed by the Court. 						
IT IS TH	E JUDO	GME	ENT of the Cou	ort that the Defendant is	guilty of crimes	in V1300CR201080049.	
The basis of the finding of guilt was by: [X] Trial to a jury.							
IT IS ORDERED: Defendant is sentenced to a term of imprisonment and is committed to the Arizona Department of Corrections as follow:							
OFFENSE: <u>NEGLIGENT HOMICIDE (VICTIM: KIRBY BROWN)</u> FELONY CLASS: <u>4</u> A.R.S.§§: <u>13-1102</u> , <u>13-701</u> , <u>13-702</u>							
DATE OF OFFENSE: on or about OCTOBER 8, 2009 SENTENCE: 2 YEARS IMPRISONMENT IN THE ARIZONA DEPARTMENT OF CORRECTIONS.							
			MITIGATED	[X]NONDANGERO		ONREPETITIVE	
(X) County A (X) VS (e) (X) APD (e) (X) YCSO (e) (X) Financial (X) Court Ad () Homelai (X) Custome (Dispo Screer) Services ministrati nd Securi er Service	(e) ion ity (p Supe	ervisor	(X) Other <u>Stone & Maganin</u> (X) Other <u>Aspey Watkins & E</u> (X) Other <u>Steptoe & Johnson</u> (X) Other <u>Perkins, Cole, Brov</u>	edv. P.C. Counsel f Hathaway & Wilson I, Co-Counsel for th Diesel, PLLC Counse , Counsel for KPNX In & Bain, Counsel	ior Shore family (e) 1, PLLC, Co-Counsel for the Brown Family(e) 1e Brown Family (e) 1el for the Neuman Family (e) 1eroadcasting Company, TM TV in Session (e)	

V1300CR201080049 STATE V JAMES ARTHUR RAY SENTENCE OF IMPRISONMENT DATE: NOVEMBER 18, 2011

This sentence is to date from NOVEMBER 18, 2011. The Defendant is to be given credit for 24 days served

prior to sentencing.

OFFENSE: <u>NEGLIGENT HOMICIDE (VICTIM: LIZBETH NEUMAN)</u>

FELONY CLASS: 4

A.R.S.§§: <u>13-1102</u>, <u>13-701</u>, <u>13-702</u>

DATE OF OFFEN\$E: on or between OCTOBER 8, 2009 and October 17, 2009

SENTENCE: 2 YEARS IMPRISONMENT IN THE ARIZONA DEPARTMENT OF CORRECTIONS.

[X] MITIGATED

[X] NONDANGEROUS

[X] NONREPETITIVE

This sentence is to date from <u>NOVEMBER 18, 2011</u>. The Defendant is to be given credit for <u>24</u> days served prior to sentencing.

OFFENSE: <u>NEGLIGENT HOMICIDE (VICTIM: JAMES SHORE)</u>

FELONY CLASS: 4

A.R.S.§§: <u>13-1102</u>, <u>13-701</u>, <u>13-702</u>

DATE OF OFFENSE: on or about OCTOBER 8, 2009

SENTENCE: 2 YEARS IMPRISONMENT IN THE ARIZONA DEPARTMENT OF CORRECTIONS.

X 1 MITIGATED

[X] NONDANGEROUS

[X] NONREPETITIVE

This sentence is to date from <u>NOVEMBER 18, 2011</u>. The Defendant is to be given credit for <u>24</u> days served prior to sentencing.

~ All sentences imposed herein shall run CONCURRENTLY, each with the others. ~

COMMUNITY SUPERVISION: Pursuant to A.R.S. §13-603(I), Defendant shall serve a term of community supervision for the sentence imposed. The term of community supervision shall be served consecutively to the actual period of imprisonment.

Defendant shall pay the following financial obligations through the Clerk of the Superior Court in Yavapai County this date or as follows:

[X] Restitution in the amount of \$57,514.12, as itemized in the summary of victim losses dated November 16, 2011. Pursuant to A.R.S. §13-804(A) this amount shall be considered a fine to the extent necessary to effectuate the purpose of compensation to the victims listed.

To the extent permitted by law, the Court retains jurisdiction over restitution.

The Court finds recovery of the restitution amounts are not barred by the settlement agreements.

- [X] Fine of \$20,000.00 plus surcharge of \$84 percent.
- [X] Probation Surcharge of \$20.

V1300CR201080049 STATE V JAMES ARTHUR RAY SENTENCE OF IMPRISONMENT DATE: NOVEMBER 18, 2011

If applicable, pursuant to A.R.S. § 12-116(A), a Time Payment fee of \$20 shall be assessed in addition to any Court Ordered Drug fines and fees, DUI fines and fees or Restitution if not paid in full this date.

If applicable, pursuant to A.R.S. §13-804F, restitution shall be joint and several, with any Co-Defendant(s) and shall be reduced by any amounts paid by the Co-Defendant(s).

If applicable, pursuant to A.R.S. §12-116.04, a penalty assessment of \$13 shall be levied.

IT IS ORDERED a Judgment shall issue for fines and fees not paid in full this date, in accordance with Arizona Law.

Defendant is provided written Notice of Rights of Post-Conviction Relief. [X] Notice of Right to Appeal.

[X] The Defendant is remanded to the custody of the Sheriff.

The Sheriff of Yavapai County is authorized to deliver Defendant to the custody of the Arizona Department of Corrections which is authorized to carry out the term of imprisonment set forth herein.

The Clerk of the Court shall remit a copy of this Order together with all presentence reports, probation violation reports, and medical and mental health reports if any, relating to Defendant to the Arizona Department of Corrections.

Thereafter off the record, IT IS ORDERED all un-admitted presentence hearing exhibits shall be released to the submitting parties.

V1300CR201080049 STATE V JAMES ARTHUR RAY SENTENCING NOVEMBER 18, 2011

[X] Any Bond not previously forfeited or pending forfeiture proceedings is exonerated. [AE]

Defendant's fingerprint is permanently affixed to this Sentencing Order in open Court.

JUDGE OF THE SUPERIOR COURT

Right Index Finger

[]

Fingerprint